

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION

RICHARD WALKER,

Plaintiff,

Case No: 3:20-cv-773

v.

ALLIANCE OUTDOOR GROUP, INC.
And ALLIANCE OUTDOORS
PRODUCTS, INC., d/b/a X-STAND
TREESTANDS,

Defendants.

**DEFENDANTS ALLIANCE OUTDOOR GROUP, INC. AND ALLIANCE OUTDOORS
PRODUCTS, INC.'S MOTION *IN LIMINE* TO PRECLUDE POST-SALE EVIDENCE**

Defendants Alliance Outdoor Group, Inc. and Alliance Outdoor Products, Inc.
(collectively "Defendants"), by counsel, move to exclude any post-sale evidence at the trial of
this matter for the reasons set forth in the accompanying Memorandum of Law.

Dated: October 18, 2021

Respectfully submitted,

/s/ Barry B. Sutton

Barry B. Sutton, *Admitted PHV*

Steven D. Brock, *Admitted PHV*

Attorney for Alliance Outdoor Group, Inc. and
Alliance Outdoors Products, Inc. d/b/a X-Stand
Treestands

CLARK HILL PLC

151 South Old Woodward, Suite 200

Birmingham, MI 48009

bsutton@clarkhill.com

sbrock@clarkhill.com

Sutton Phone: (313) 964-8577

Brock Phone: (248) 988-1811

/s/ Nathan H. Schnetzler

Nathan H. Schnetzler

Virginia State Bar #: 86437

Sean C. Workowski

Virginia State Bar #: 36120

Attorney for Alliance Outdoor Group, Inc. and
Alliance Outdoors Products, Inc. d/b/a X-Stand
Treestands

FRITH ANDERSON + PEAKE, P.C.

29 Franklin Road, SW

Roanoke, Virginia 24011

Phone: (540) 772-4600

Fax: (540) 772-9167

Email: nschnetzler@faplawfirm.com
sworkowski@faplawfirm.com

CERTIFICATE OF SERVICE

I certify that on October 18, 2021, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will automatically send notification of such filing to all counsel of record.

/s/ Nathan H. Schnetzler
Of Counsel